

UNITED STATE DISTRICT COURT
DISTRICT OF MASSACHUSETTS

Wayne Anthony Beckford
PETITIONER

AFFIDAVIT OF WAYNE A. BECKFORD

I WAYNE ANTHONY BECKFORD, UNDER OATH STATE AS
FOLLOWS. ON JUNE 4, 2003, I WAS CONVICTED IN
FRAMINGHAM MASS. FRAMINGHAM DISTRICT COURT DOCKET
NUMBER. 0149-CR-1768. ON JUNE 17, 2003, PETITIONER
APPEALS, TO THE APPEALS COURT. DOCKET NUMBER 200 .P. 377
CONVICTION WAS UPHOLD. APRIL 27, 2005

PETITIONER HAVE EXHAUSTED THE STATE COURTS.

PETITIONER, WAYNE ANTHONY BECKFORD, ASSERTS, THAT HE WAS
WRONGLY, CONVICTED.

PETITIONER STATE THAT HIS RIGHTS UNDER ARTICLE TWELVE OF THE
DECLARATION. UNITED STATES CONSTITUTION, FIFTH AMENDMENT
SIXTH AMENDMENT AND FOURTEENTH AMENDMENT, WERE ALL
VIOLATED.

PETITIONER NOW SEEK TO HAVE HIS MASSACHUSETTS CONVICTION
VACATED.

THE APPEALS COURTS. HAVE IGNORE LEGAL PRECEDENT ON
CASES. E COMONWEALTH V O'TOOLE, COMONWEALTH V.
VARDINSKI, AND OTHER.

① THE PROSECUTION FAILURE TO PRODUCE PHOTOGRAPH USE
TO IDENTIFY, HIM, VIOLATED HIS RIGHT TO
FAIR TRIAL. & PETITIONER WAS NEVER IDENTIFIED IN
ANY OF THE POLICE REPORTS.

② THE TRIAL COURT ABUSED ITS DISCRETION IN
FAILING TO SEVER CHARGES.

When AN INCRIMINATING STATEMENT WAS IN EVIDENCE.

③ The Trial Judge instructing The Jury on Joint Enterprise Theory For November 27, 1994.

PETITIONER NOW RESPECTFULLY REQUEST - HIS HONORABLE COURT, TO NOT LET THE ERRORS STAND.

PETITIONER REQUEST A WRIT OF ERROR CORAM VOBIS. PETITIONER IS ALSO ASKING THIS COURT TO ENTERTAIN THIS WRIT.

AND ANY CHANGES SEEMS FIT, TO PROCEED.

PETITION CLAIMS HE IS INDIGENT AND CAN'T PAY FOR A LAWYER.

PLEASE HELP.

Ways 